UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

HERMÈS INTERNATIONAL and HERMÈS OF PARIS, INC.,

Plaintiffs,

-against-

MASON ROTHSCHILD,

Defendant.

CIVIL ACTION NO.

22-CV-00384 (JSR)

DECLARATION OF FRANCESCA ROGO

I, Francesca Rogo, declare as follows:

I am an attorney associated with the firm of Baker & Hostetler LLP, attorneys for Plaintiffs Hermès International and Hermès of Paris, Inc. ("Hermès") in the above-captioned case. I submit this declaration in support of Hermès's Opposition to Defendant's Request for Clarification of Injunction's Scope. I have firsthand knowledge of the matters stated herein.

- Attached hereto as Exhibit 1 is a true and correct copy of excerpts from the September 23, 2022 deposition of Dr. Blake Gopnik.
- Attached hereto as Exhibit 2 is a true and correct copy of the Expert-Report of
 Dr. Blake Gopnik, dated September 1, 2022 (previously filed at ECF No. 65-1).
- Attached hereto as Exhibit 3 is a true and correct copy of Exhibit 180 from the
 September 23, 2022 deposition of Dr. Blake Gopnik, produced to plaintiffs by Dr. Blake Gopnik
 during discovery.
- 4. Attached hereto as **Exhibit 4** is a true and correct copy of excerpts from Plaintiffs' Admitted Trial Exhibit 272.

Attached hereto as Exhibit 5 is a true and correct copy of excerpts from the
 February 3, 2023 trial transcript.

Attached hereto as Exhibit 6 is a true and correct copy of excerpts from the
 January 30, 2023 trial transcript.

7. Attached hereto as **Exhibit 7** is a true and correct copy of a screenshot of Dr.

Blake Gopnik's February 9, 2024 tweet,

https://twitter.com/BlakeGopnik/status/1623730117326372867, captured February 24, 2023

using PageVault.

8. Attached hereto as Exhibit 8 is a true and correct copy of a screenshot of Dr.

Blake Gopnik's February 24, 2023 tweet, https://twitter.com/BlakeGopnik/status/16291

09622886858753, captured February 24, 2023 using PageVault.

9. Attached hereto as Exhibit 9 is a true and correct copy of an email from Shane

Glynn, amicus counsel for Dr. Blake Gopnik, dated October 23, 2023.

Pursuant to 28 U.S.C. 1746, I declare under penalty of perjury under the laws of the

United States of America that the foregoing is true and correct.

Dated: February 2, 2024

New York, New York

By: Janusia Rogo
/Francesca Rogo

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